TABLE OF CONTENTS

CHAPTER 1

REPORTING

1.1	HISTOR	RY, PHILOSOPHY AND PURPOSE	3
1.2	WHAT I	IS TO BE REPORTED	5
	1.2.1 1.2.2 1.2.3 1.2.4	Broad Definition Child Abuse Definition Child Neglect Definition Person Responsible for the Child's Health and Welfare	5 5 6 7
1.3	QUANT	TUM OF SUSPICION - REASONABLE CAUSE TO SUSPECT	7
1.4	WHO IS	S TO REPORT; LIABILITY FOR FAILURE TO REPORT	8
	1.4.1 1.4.2 1.4.3	Mandated Reporters Penalty for Failure to Report or Malicious Reporting Any Person, Including a Child, MAY Report	8 8 9
1.5	TO WH	OM ARE REPORTS MADE	9
1.6	HOW A	RE REPORTS TO BE MADE?	10
1.7	LEGAL	PROTECTIONS FOR COOPERATING PERSONS	11
	1.7.1 1.7.2 1.7.3 1.7.4 1.7.5	Identity of Reporting Person Confidential: Penalty for Dissemination Immunity from State Law Claims Immunity from Federal Law Claims Staff Member Protection Response to Reporter as to Disposition of Report	11 11 12 12 12
1.8	ABROG	SATION OF PRIVILEGED COMMUNICATION	13
1.9	CENTR	AL REGISTRY SYSTEM	14
	1.9.1 1.9.2 1.9.3	Definition; Entry on Registry Central Registry is Confidential; Access Release of Otherwise Confidential Information	14 15 17
1.10	PERPE	TRATOR NOTIFICATION; EXPUNGMENT PROCESS	17
	1.10.1 1.10.2 1.10.3	Perpetrator Notification Amending and Expunging Central Registry Local Files	17 18 18
1.11	EDUCA	TION AND TRAINING OBLIGATIONS OF DEPARTMENT	18

INVESTIGATION

2.1	DEPAR	TMENT DUTY TO INVESTIGATE	23
	2.1.1. 2.1.2. 2.1.3.	Statutory Duty Alleged Child Maltreatment in Child Care Settings and Institutions Commencing An Investigation	23 23 24
2.2		DINATION BETWEEN PROTECTIVE SERVICES AND LAW CEMENT	24
	2.2.1 2.2.2 2.2.3 2.2.4	Responsibility for Investigation Referrals from FIA to Law Enforcement – FIA Responsibilities Law Enforcement Responsibilities Criminal Child Abuse	24 25 26 28
2.3	PROTE	CTIVE SERVICES INVESTIGATION	34
	2.3.1 2.3.2	Intake Field Investigation	34 34
2.4	CONTA	CTING THE CHILD	35
	2.4.1 2.4.2 2.4.3 2.4.4	Generally At Home At School No Interview in Presence of Suspected Perpetrator	35 35 36 37
2.5.	VISUAL	ASSESSMENT OF CHILD	37
2.6	NOTIFY	YING PARENTS	38
2.7	MEDIC	AL EXAMINATION OF CHILD	38
	2.7.1 2.7.2 2.7.3 2.7.4	Determining the Need for a Medical Exam Physician is Required to Perform Necessary Exams Getting the Child to the Physician Detention of Child in Hospital	38 39 39 40
2.8	ACCESS	S TO CONFIDENTIAL RECORDS	41
2.9	ENTER	ING THE HOME	41
2.10	PHYSIC	CAL EVIDENCE AND PHOTOGRAPHS	42
	2.10.1 2.10.2	Physical Evidence Photographs	42 42

INVESTIGATION (CONTINUED)

2.11	USING '	THE COURTS TO ASSIST IN INVESTIGATION	43
	2.11.1 2.11.2 2.11.3 2.11.4 2.11.5	Generally Search Warrant Emergency Non-written Petitions Placement Family Court Orders for Medical Examinations and Further Investigation	43 43 43 43 44
2.12	CONCL	UDING THE INVESTIGATION: FIVE TIERED RESPONSE	45
		CHAPTER 3	
		JURISDICTION	
3.1	PHILOS	SOPHY AND PURPOSE	49
3.2	CHILD	PROTECTION JURISDICTION OF FAMILY COURT	51
	3.2.1 3.2.2	Statutory Basis Varying Meanings of the Word "Jurisdiction in Protection Cases	51 53
3.3	CONCE	CPT OF LEGAL NEGLECT IS IMPRECISE	55
	3.3.1 3.3.2	Broad and Vague Standards Value Judgment is Required	55 57
3.4		GAN CASE LAW: STANDARDS FOR TEMPORARY NEGLECT JURISDICTION UNDER 712A.2(b)	58
	3.4.1	Proof of Neglect is Necessary; Parents not Held to Ideal Standard	58
	3.4.2 3.4.3 3.4.4 3.4.5 3.4.6	Criminality; Adverse Effect on the Child Unfit Home Environment Proper Custody and Guardianship; Relative Placements Emotional Neglect Prenatal Neglect	59 59 60 61 62
	3.4.7 3.4.8	Family Court Jurisdiction Over the Unborn Child Ordering Medical Treatment	62 64

JURISDICTION

3.5	WHEN	MORE THAN ONE COURT COULD BE INVOLVED	66
	3.5.1 3.5.2 3.5.3 3.5.4 3.5.5 3.5.6	One Family, One Judge Child Protection Jurisdiction not Conferred Merely by Waiver Concurrent Jurisdiction; Notice Transfer of Jurisdiction to County of Residence Venue Children from Another State	66 66 67 68 69
		CHAPTER 4	
		PLACEMENT	
4.1	EMERO	GENCY PLACEMENT	73
	4.1.1 4.1.2 4.1.3	Law Enforcement Action without a Court Order Emergency Protective Custody Orders The Hospital	73 75 76
4.2	PRETR	IAL PLACEMENT	76
	4.2.1. 4.2.2. 4.2.3	Placement With Someone Other Than Parent Criteria for Pretrial Placement Court Review of Pretrial Placement and Custody Orders	76 77 78
4.3.	PLACE	MENT IN FOSTER CARE	78
	4.3.1. 4.3.2.	Definition Release of Information to Person Providing Foster Care	78 78
4.4.	INVEST	ΓΙGATING RELATIVE PLACEMENT	79
	4.4.1. 4.4.2.	Relative Placements Favored; Background Checks Required Search for Suitable Placement Required	79 80
4.5.	PAREN	TING TIME	81
	4.5.1. 4.5.2. 4.5.3.	Pretrial Contact Between Parent and Child Dispositional Orders for Parenting Time Parenting Time Automatically Suspended Upon Petition To Terminate Parental Rights	81 82 82

PLACEMENT

4.6.	DISPOSI	TIONAL REVIEW OF PARENTING TIME AND PLACEMENT	83
4.7.	CHANG	E IN FOSTER CARE PLACEMENT	83
	4.7.1. 4.7.2. 4.7.3. 4.7.4. 4.7.5.	Stability of Placement is Goal Notice to Foster Parents Required Appeal to Foster Care Review Board Court Review if Foster Care Review Board Objects to the Change Risk of Harm to Child Warrants Expedited Change of Placement	83 84 84 85 85
		CHAPTER 5	
		PETITION	
5.1	MANDA	TORY PETITIONS	89
	5.1.1. 5.1.2. 5.1.3.	Severely Physically Injured or Sexually Abused Mandatory Petitions for Termination of Parental Rights FIA Deciding Whether to Seek TPR; Notifying Lawyer-guardian ad litem	89 89 90
5.2.	PETITIC	ON LEGAL REQUIREMENTS	91
5.3	WHO MA	AY FILE	93
5.4	LEGAL A	ASSISTANCE IN DRAFTING PETITION	93
5.5	AMEND	ED PETITIONS	94
5.6	SUPPLE	MENTAL PETITIONS	94
5.7	TECHNI	QUES OF DRAFTING; SAMPLE PETITIONS	95
	5.7.1 Fig. 5.1 Fig. 5.2 Fig 5.3 Fig 5.4 Fig 5.5 Fig 5.6 Fig 5.7 Fig. 5.8	Generally Statutory Chart: Neglect jurisdiction in Michigan Sample Petition Form Sample Petition Abandonment Sample Petition Physical Abuse Sample Petition Neglect Sample Petition Risk to Mental Well-Being Sample Petition Failure to Thrive Sample Petition Request for Termination of Parental Rights	95 96 99 98 99 100 101 101 102

PRELIMINARY PROCEEDINGS

6.1	PRELIN	MINARY INQUIRY	109
6.2	PRELIN	MINARY HEARING	111
	6.2.1	When Required	111
	6.2.2	Time Limits	111
	6.2.3.	Notice to Parent or Custodian	112
		6.2.3.1 Child in Custody	112
	<i>-</i> 2 <i>-</i> 4	6.2.3.2 Child not in Custody	112
	6.2.4	Procedure	110
		6.2.4.1. Referee	113
		6.2.4.2 Notification of Parents 6.2.4.3 Read Allegations; Possibly Dismiss or Refer to	113 113
		Alternative Services 6.2.4.4 Advise Parents of Rights; Inquire as to Tribal Status	113
		6.2.4.5 Proofs	113
	6.2.5	Authorization of the Petition	114
	6.2.6	Quality of Evidence	114
	0.2.0	6.5.1 No Placement of Child	114
		6.5.2 Placement of Child Sought	115
	6.2.7.	Protective Orders; Remove the Danger and Not the Child	115
	212	6.2.7.1. Disrupt the Child As Little As Possible – Consistent With Child Safety	115
		6.2.7.2. Reasonable Terms and Conditions	116
		6.2.7.3. Excluding the Alleged Perpetrator from the Child's Home	116
	6.2.8	Preliminary Hearing Orders Governing Pretrial Placement and Parenting Time	117
6.3	PARTII	ES/STANDING	118
6.4	INITIA	L SERVICES PLANS	118
		CHAPTER 7	
		PRETRIAL	
7.1	FORMA	AL NOTICE	121
	7.1.1	Summons	121
	7.1.2	Contents of Summons	121
	7.1.3	Manner of Serving Summons	122
	7.1.4	Notice of Hearing	122
	7.1.5	Notice to Mother or Father Without Physical Custody	123
7.2	PUTAT	IVE FATHERS	124
	7.2.1	Summary	124

PRETRIAL (CONTINUED)

	7.2.2 7.2.3	"Father" Defined Court Action if No Legal Father	124 125
7.3	DISCOV	ERY	127
7.4	SUBPO	ENAS	128
7.5.	MOTIO	N PRACTICE	129
7.6.	MOTIO	NS FOR CHILD WITNESS PROTECTIONS	129
	7.6.1. 7.6.2. 7.6.3. 7.6.4.	Statutory Child Witness Protections Impartial Questioner Close Proceedings to Public Motion to Admit Statements of a Child Under 10	129 129 130 131
7.7	PRETR	IAL CONFERENCE	131
7.8	PLEAS		132
		CHAPTER 8	
		TRIAL	
8.1	INTROI	DUCTION	135
8.2	JUDGE	OR REFEREE; DISQUALIFICATION OF JUDGE	135
8.3	JURY		136
8.4	TIME L	IMITS	137
	8.4.1 8.4.2	63 Day Rule Grounds for Postponement	137 137
8.5	NOTICI GROUN	E; COUNSEL; STANDARD OF PROOF; EVIDENCE; IDS	138
	8.5.1 8.5.2 8.5.3 8.5.4	Notice and Presence at the Hearing Counsel Standard of Proof Preponderance of the Evidence Evidence	138 138 138 139
8.6	DOES T	HE CRIMINAL COURT OR FAMILY COURT GO FIRST?	139
8.7		NCRIMINATION RIGHTS IN CHILD PROTECTION	140

DISPOSITION

GENER	RALLY	145
TIME I	S OF THE ESSENCE	145
	PLANS REQUIRED WITHIN 30 DAYS OF PLACEMENT; CIPATION VOLUNTARY	146
TIME A	AND NOTICE	147
CASE S	SERVICE PLAN REQUIRED BEFORE DISPOSITION	147
EVIDE	NCE	149
DISPOS	SITIONAL ORDERS	149
9.7.1	Compliance with Case Plan; Court has Broad Authority	149
0.7.2	at Disposition	150
9.7.2 9.7.3	Warn and Dismiss	150 150
9.7.3 9.7.4	Under Supervision in Home of Parent or Relative Foster Care	150
9.7. 4 9.7.5	Place in or Commit to Institution or Agency	150
9.7.6 9.7.6	Order Necessary Health Care and Incidentals	150
9.7.7	Enter Orders Affecting Adults	151
9.7.8	Appoint a Guardian	152
9.7.9	Order Reimbursement	152
	EMENTAL ORDERS OF DISPOSITION; TEMPORARY RMANENT CUSTODY	152
	CHAPTER 10	
	REVIEWS	
DISPOS	SITIONAL REVIEW HEARINGS	157
10.1.1	Purpose	157
10.1.2	Time	157
10.1.3	Notice	158
10.1.4	Evidence	158
10.1.5	Updated Service Plan	159
10.1.6	Review of Case Progress	159
10.1.7	Supplemental Orders	160
10.1.8	Returning Child Home Without Review Hearing	160

REVIEWS

PERMA	ANENCY PLANNING HEARING	161
10.2.1	Purpose	161
10.2.2	Time	161
10.2.3	Notice	162
10.2.4	Evidence	162
	First Priority: Return Home	163
	Second Priority: Initiate Termination Proceedings	164
10.2.7	Third Priority: Continued Foster Care	164
REVIE	W OF CHILD'S PROGRESS AT HOME	165
10.3.1	Purpose	165
10.3.2	Time	166
10.3.3	Procedure	166
CHANG	GE IN PLACEMENT OF COURT WARDS AT HOME	166
10.4.1	Generally	166
10.4.2	Emergency Removal	166
POST T	ERMINATION REVIEW HEARING	167
10.5.1	Purpose	167
FOSTE	R CARE REVIEW BOARD	167
10.6.1	Generally	167
10.6.2	Case Review	168
10.6.3	Recommendations for Policy and System Reform	168
10.6.4	Reviewing Changes in Foster Care Placement	168
	CHAPTER 11	
	TERMINATION	
INTRO	DUCTION	171
JURISD	DICTION; VENUE; PARTIES	171
11.2.1	Jurisdiction; Venue; Parties	171
11.2.2	Venue	172
11.2.3	Parties Parties	172
11.2.4	Petitioner	172

TERMINATION

11.3	COMME	NCING THE ACTION	173
	11.3.1 11.3.2 11.3.3 11.3.4 11.3.5 11.3.6 11.3.7 176	Child in Foster Care Petition Notice Right to Counsel Presence of Parties Right to Judge; No Right to Jury Burden of Proof; Standard of Proof; Clear and Convincing Evide	173 173 173 175 175 176 ence
11.4	THE BES	ST INTERESTS OF THE CHILD STEP	177
11.5	TERMIN DISPOSI	ATION OF PARENTAL RIGHTS AT THE INITIAL TION	178
11.6	TERMIN	ATION OF PARENTAL RIGHTS; CHILD IN FOSTER CARE	178
11.7		ATION OF PARENTAL RIGHTS ON THE BASIS OF ED CIRCUMSTANCES	179
	11.7.1 11.7.2 11.7.3	New or Different Offense Fact-finding Step Best Interest Step	179 179 179
11.8	EVIDEN	CE	180
11.9	TIME		181
11.10	GROUNI	OS FOR TERMINATION OF PARENTAL RIGHTS	182
	11.10.1 11.10.2 11.10.3 11.10.4 11.10.5 11.10.6 11.10.7 11.10.8 11.10.9 11.10.10 11.10.11 11.10.12 11.10.13	Desertion Physical or Sexual Abuse; Failure to Protect Conditions Not Rectified Failure to Comply with Limited Guardianship Placement Plan Failure to Comply with Court-Structured Full Guardianship Plan Parent of Child under Guardianship Drops Out Failure and Inability to Provide Proper Care and Custody Parental Imprisonment Parental Rights to a Sibling Terminated Risk of Harm if Returned to Parent Serious Child Abuse Previous Termination Conviction of a Serious Offense	182 184 186 186 186 187 189 189 190 190
11.11	TERMIN	ATION OF ONE PARENT ONLY	190

TERMINATION (CONTINUED)

11.12	COMPA	RISON OF HOMES	191
11.13	FINDING	GS	191
11.14		OF RIGHT: TO APPEAL, TO AN ATTORNEY, TO CRIPTS; ABOUT IDENTIFYING INFORMATION	192
	11.17.1 11.17.2 11.17.3	Appointment of Attorney	192 192 193
11.15	PARENT	TING TIME SUSPENDED UPON FILING FOR TERMINATION	193
		CHAPTER 12	
		APPEALS	
12.1	GENERA	ALLY	197
12.2	REVIEW OF REFEREE RECOMMENDATIONS		
	12.2.1 12.2.2 12.2.3 12.2.4 12.2.5	Generally Making the Request Prompt Review Required Review Standard Remedy	197 198 198 198
12.3	REHEAR	RINGS	199
	12.3.1 12.3.2 12.3.3	Time and Grounds Making the Request Procedure on Motion for Rehearing	199 199 199
12.4	APPEAL	S TO THE COURT OF APPEALS	200
	12.4.1 12.4.2	Appeal as a Matter of Right Appeal Directly to Court of Appeals Upon Certification by the Court	200 200
	12.4.3 12.4.4 12.4.5	Notice of Right to Appeal Time for Appeal Standard of Review	200 201 201
	12.4.6 12.4.7	Review on the Record; Not de novo Orders Appealed from Presumed to Remain in Full Force and Effect	201 201
	12.4.8	Collateral Attack	201

APPEALS (CONTINUED)

12.5	USE OF MINOR'S INITIALS IN PUBLISHED OPINIONS	202
	CHAPTER 13	
	INDIAN CHILDREN	
13.1.	HISTORY AND PURPOSE	205
13.2.	IDENTIFY INDIAN CHILDREN	206
13.3.	NOTIFY TRIBE; TRANSFER TO TRIBAL COURT; TRIBAL INTERVENTION IN STATE COURT PROCEEDINGS	206
13.4.	EMERGENCY REMOVAL OF AN INDIAN CHILD	207
13.5.	PLACEMENT	207
13.6.	TERMINATION OF PARENTAL RIGHTS OF INDIAN CHILD	208
	CHAPTER 14	
	NEGOTIATION AND MEDIATION	
14.1	NON-ADVERSARIAL SETTLEMENT PREFERRED	211
14.2	WIN-LOSE OR PROBLEM-SOLVING APPROACH	211
14.3	NEGOTIATING AT EVERY STAGE OF THE COURT PROCESS	212
14.4	PREDICTING THE OUTCOME	213
14.5	FLEXIBILITY; SEARCH FOR POSITIVE SOLUTIONS	213
14.6	IDENTIFY OPTIONS FOR MUTUAL GAIN	214
14.7	CHILD'S ADVOCATE AS MEDIATOR	215
14.8	INSTITUTIONAL SUPPORT	215
14.9	MEDIATION IN CHILD PROTECTION CASES	216
14.10	THE ADVERSARIAL PROCESS HAS ITS PLACE	217

GUARDIANSHIP

15.1	INTRODU	JCTION	221
15.2	POWER O	OF ATTORNEY	221
	Fig. 15.1	Power of Attorney	222
15.3	GUARDIA	NSHIP	223
	15.3.1	Four types available under Michigan law	223
15.4	GENERAI	L GUARDIANSHIP (MCL 700.5204)	223
	15.4.1. 15.4.2. 15.4.3.	Petitioner Ground Child Support and Parenting Time	223 223 224
15.5	LIMITED	GUARDIANSHIP (MCL 700.5205)	224
	15.5.1 15.5.2.	Voluntary; Requires Parental Consent; Grounds; Placement Plan Required	224 225
15.6	TEMPOR	ARY GUARDIANSHIP (MCL 700.5213)	226
15.7	POWERS .	AND DUTIES	226
	15.7.1. 15.7.2.	Powers and Duties of the General Guardian Powers and Duties of Limited Guardian	227 227
15.8	PROCEDU	JRE	227
	15.8.1. 15.8.2.	Procedure Lawyer-guardian ad litem for the Minor	227 227
15.9	COURT R	EVIEW OF GUARDIANSHIPS	228
	15.9.1	Court Review Factors	228
15.10	TERMINA	TION OF GUARDIANSHIP	229
	15.10.1 15.10.2. 15.10.3	Authority Continues Until Termination of Guardianship Petition to Terminate Guardianship Lawyer-Guardian ad litem for the Minor; Referral to the Family Independence Agency; Child Protection Petition in Family Court.	229 229 230
	15.10.4	Termination of Guardianship Upon Disposition of Child Custody Action	231

15.11 PERMANENT GUARDIANSHIP

231

GUARDIANSHIP (CONTINUED)

15.12	BEST IN	TERESTS APPLIED TO GUARDIANSHIPS	231
15.13		GUARDIANSHIP AS A BASIS FOR CHILD PROTECTION JUN; GUARDIANSHIP AS A DISPOSITIONAL ALTERNATIVE	J RIS- 232
15.14	EMANC	IPATION OF MINORS	232
	15.14.1	Generally	232
	15.14.2	Emancipation by Law	233
	15.14.3	Emancipation by Court Order	233
	15.14.4	Granting or Denying Petition; Appeal Rights	235
	15.14.5	Petition to Rescind Order	235
	15.14.6	Rights and Responsibilities of Emancipated Minors	236
Fig. 15	.2 Sample F	Petition for Appointment of Guardian of Minor	238
Fig. 15	.3 Sample L	imited Guardianship Placement Plan	240
_	-	Order Appointing Guardian of a Minor	242
		CHAPTER 16	
		CONFIDENTIALITY	
16.1	CONFID OVERVI	DENTIALITY AND PRIVILEGED COMMUNICATION: AN EW	245
16.2	CONFIDENTIALITY AND PRIVILEGE IS ABROGATED FOR REPORTING SUSPECTED CHILD ABUSE AND NEGLECT		247
16.3.	ACCESS	TO CONFIDENTIAL RECORDS	
	16.3.1	Access to Public Health and Medical Records of Child	248
	16.3.2	Mental Health Records	250
	16.3.3	Records of Drug Treatment	251
	16.3.4	School Records	252
	16.3.5	Friend of Court Records	253
	16.3.6	Law Enforcement Information Network (LEIN)	253
16.4	ABROGA	ATION OF TESTIMONIAL PRIVILEGE	253
	16.4.1	Privilege Shall Not Excuse a Report or Evidence	253
	16.4.2	Broad Abrogation of Privilege in Civil Child Protection Proceedings	254
	16.4.3	Abrogation Implications for Criminal Proceedings	255

CONFIDENTIALITY

16.5	FIA DUT	IES IN SHARING CONFIDENTIAL INFORMATION	256
	16.5.1.	The Duty to Preserve Confidentiality is Altered in the Context of Protection	Child 256
	16.5.2.	Sharing Information with Case Consultants	257
16.6.	COURT	ORDERED EVALUATIONS OR TREATMENT IS NOT	
	PRIVILE	GED	258
	16.6.1		258
	Fig. 16.1	Acknowledgment	259
		Checklist for Expert Doing Court-Ordered Evaluation	259
	16.5.2 Fig.16.3		259 260
	1 tg.10.3	waiver of Confidentially and I rivilege	200
16.7	CLIENT	ACCESS TO CASE RECORDS AND FILES	260
16.8		ROTECTION COURT PROCEDURES AND RECORDS ARE O THE PUBLIC	E 261
			201
16.9		ABILITY FOR UNAUTHORIZED DISCLOSURE OF CONFIDENCES	261
		CHAPTER 17	
		EVIDENCE	
17.1	INTROD	UCTION	265
17.2	RELEVA	NCY AND PERSONAL KNOWLEDGE	265
17.3	HEARSA	Y RULE	266
17.4	EXCLUS	IONS FROM THE HEARSAY RULE	268
	17.4.1	Admission by a Party Opponent - Not Hearsay	268
17.5		IONS TO THE HEARSAY RULE levant to Civil Child Protection Proceedings.)	268
	17.5.1	Present Sense Impression	268
	17.5.2	Excited Utterance	269
	17.5.3	Then Existing Mental Emotional or Physical Condition	269
	17.5.4	Statements for Purposes of Medical Treatment or	270
	1755	Medical Diagnosis in Connection with Treatment Business Records	272

EVIDENCE

	17.5.6	Public Records and Reports	274
	17.5.7	Deposition of an Expert	274
	17.5.8	Judgment of Previous Conviction	275
	17.5.9	Residual Hearsay Rule	275
17.6	HEARSA	AY EXCEPTIONS - DECLARANT UNAVAILABLE	276
	17.6.1	Unavailability as Witness	276
	17.6.2	Statement Against Interest	277
	17.6.3	Statement of Personal or Family History	277
17.7	AUTHEN	NTICATION	278
	17.8.1	Written Documents and Tangible Evidence	278
	17.8.2	Photographs	278
17.8	LAY OP	INION TESTIMONY	279
17.0	EVDEDT	WITNESSES	270
17.9	EAPERI	WIINESSES	279
17.10	EVIDEN	CE RULES UNIQUE TO JUVENILE COURT	279
	17.10.1	Preliminary Hearing	280
	17.10.2	Trial; Hearsay Not Admissible	280
	17.10.3	Disposition	282
	17.10.4 17.10.5	Review Hearing	282 282
	17.10.5 17.10.6	Continuous Proceeding Termination of Parental Rights	282
	17.10.0	Termination of Larental Rights	202
		CHAPTER 18	
		LAWYERS	
18.1	LAWYE	R-GUARDIAN AD LITEM FOR THE CHILD	
	18.1.1	Lawyer-Guardian ad litem for the Child	287
	18.1.2	Duties of the Lawyer-GAL	287
	18.1.3	Conflict in Goals Between Lawyer-GAL and Child; Concurrent	
		Appointment of Child's Attorney	288
	18.1.4	Duties of Child's Attorney	289
	18.1.5	Lawyer-GAL is not to Testify	289
	18.1.6	Pay the Child's Lawyer	289
	18.1.8	Immunity for Lawyer-Guardians ad litem	290

18.2	NONLAWYER GUARDIAN AD LITEM CHAPTER 18		
	LAWYERS (CONTINUED)		
18.3	COURT APPOINTED SPECIAL ADVOCATES	291	
18.4	ATTORNEY FOR THE RESPONDENTS		
	 18.4.1. Right to Counsel 18.4.2. Counsel for Respondents at Preliminary Hearing 18.4.3. Waiver of Right to Attorney 18.4.4. Direct Lawyer Contact with the FIA Worker 	291 292 293 293	
18.5	COUNSEL FOR PETITIONER	294	
18.6	ATTORNEY GRIEVANCE COMMISSION	294	
18.7	JUDICIAL TENURE COMMISSION	295	
	CHAPTER 19		
	LIABILITY		
19.1	RISK EXISTS; BUT IT IS LOW	299	
19.2	FUNDAMENTAL LIBERTY INTERESTS AT STAKE	299	
19.3	POTENTIAL LIABILITY	300	
19.4	IMMUNITY FROM FEDERAL LAW CLAIMS	301	
19.5	IMMUNITY FROM STATE LAW CLAIMS	303	
19.6	WHAT TO DO IF YOU ARE SUED	306	
	INDEX		
		307	
FL0W	CHART OF MICHIGAN CHILD PROTECTIVE PROCEEDINGS	318	